

IN PURSUANCE of an order of the Surrogate of the County of New York, notice is hereby given to all persons having claims against **GEORGE GRADEN**, late of the City of New York, deceased, to present the same with vouchers therefor to the subscriber at her place of residence, No. 545 1/2 St. near 64th St., in the City of New York, on or before the 15th day of June, 1904.

day of March, 1886.
mb21 lawfm W*

BRIDGET BAADEN
Administratrix.

IN PURSUANCE of an order of the Surrogate
of the County of New-York, notice is hereby given to all per-
sons having claims against **JAMES McGRATH**, late of the City
of New-York, deceased, to present the same to the undersigned

[illegible]

QUIGLEY, Sarah Quigley, Isabella Quigley, and Mary Jane Quigley, infant heirs of Thomas Quigley, deceased, James Cunningham, Joseph Altman, Sigmund Stietheimer, John Harris, William H. Perkins, John Fairbanks, James Connelly, Byron D. McAlpine, James Chappell, Daniel W. Powers, Francis A. Gilmore, Elijah C. Penniman and John Sheridan, defendants. — Summary of, JOSEPH D. ALTMAN, and WILLIAM H. PERKINS.

answer the complaint of Joel B. Bennett, Plaintiff, a copy of which will be filed in Monroe County Clerk's Office, and to serve a copy of your answer on the subscriber at his office, in Rochester, N. Y., within twenty days after the service of the summons, exclusive of the day of service; and if you fail to

apply to the Court for the relief demanded in the complaint.
Dated Rochester, N. Y. **J. B. BENNETT, Attorney in person.**

The said complaint was filed in the office of the Clerk of the
County of Madison, New York, on the 14th day of June, 1934.
Attest: **W. J. B. BENNETT, Attorney in person.**

SUPREME COURT.—**Charles W. Keith** and
Samuel L. Keith against **Moore L. Noyes**—Summons for
money demanded on contract, issued with return on the 14th day of
June, 1934, to **TO-MORROW'S NOTICE.**

You are hereby summoned and required to answer the said com-
plaint in this action, which was filed with me on the 14th day of
June, 1934, of which a copy is herewith served upon you, on or
before a copy of your answer thereto is filed with me on or before
the 14th day of July, 1934, at No. 115 Nassau st., second office floor
room 20, City of New York, within twenty days after the date
service hereof, exclusive of the day of service, and to appear in
person at the said court on the 14th day of July, 1934, at the said
place, in the said court, to answer the complaint within the time aforesaid, the
plaintiffs in this action will take judgment against you for the
costs of this action, and for the costs of the service of this summons,
with interest from the 14th day of June, 1934, according to the
costs on this action.—Dated New York, 14, 1934.

W. J. B. BENNETT, Attorney at Law. **Plaintiffs' Attorneys.**
215 Nassau St. No. 115 Nassau st. New York.

SUPREME COURT.—**ISRAEL MINOR** against
CHARLES F. WILLIAMS and LEVI WILLIAMS—Summons
for money demanded on contract, issued with return on the 14th day
of June, 1934, to **TO-MORROW'S NOTICE.**

DEFENDANTS: You are hereby summoned and required
to answer the complaint in this action, of which a copy is herewith
served upon you, on or before a copy of your answer thereto is filed
with me on or before the 14th day of July, 1934, at the said office,
in order to answer the said complaint on the 14th day of July, 1934,
at the said office, in the said court, to answer the complaint within the
time aforesaid, the plaintiff in this action will take judgment against
you for the costs of this action, and for the costs of the service of this
summons, with interest from the 14th day of June, 1934, according to
the costs on this action.—Dated New York, 14, 1934.

two hundred and seventy five dollars and thirty one cents, with interest from the sixth day of March, one thousand eight hundred and forty-nine, besides the costs of this action. Dated New York, February 28, 1850.

E. F. TREADWELL, Plaintiff's Atty., No. 136 Broadway.

The above complaint was filed in the office of the Clerk of the City and County of New York, on the 5th day of March, 1850.

m7 Janw W* E. F. TREADWELL, Plf's Atty.

SUPREME COURT—SPECIAL TERM—MARCH 27—Before
Judge MITCHELL—DECISIONS.

Objections to the merits overruled, but reference entered to ascertain if the owners constitute a majority. THE FORT GANESBORO PROPERTY RESTORED TO THE CITY.

C. V. R. Roosevelt sent J. B. Vannum and Simeon Draper, in pleaded with the Mayor, etc.

Mr. Roosevelt comes in as a tax payer, and claims that the same made by the City of New Orleans, on December, 1892, of the property owned by the City at Fort Ganesboro, is declared void. The property is bounded, on the north by the Mississippi River, on the east by the Mississippi River, on the south by Thirtieth-ave., or exterior line of the City; north by Twelfth-st., and south by Ganesboro-st., (both streets will be extended to the Mississippi River, and closing Thirtieth-st., and half of Twelfth, and half of Ganesboro-st., is 317 feet; the entire same extent on West Twelfth-st., and half of Twelfth-st., and half of Ganesboro-st., including said Thirtieth-ave., 638 feet; entire same extent on Ganesboro-st., including same Thirtieth-ave., 638 feet; the Corporation is the owner of the same.

question, and set \$104,000.27. In August, 1902, Mr. Martin presented a petition in the Board of Aldermen, of D. R. Martin to purchase the said piece of land, and a petition was also received, to the same effect, from H. R. Conkline. The Finance Committee made a report in favor of its being sold to Mr. Martin; the Commissioners of the Sinking Fund to fix the price. A proposition was made to sell at auction, which was lost, and a motion to refer back, carried. On 17th Novem-

[illegible]

Although the resolution provided that the grant should be issued to Reuben Lovejoy, the Controller, upon any sale of the property, it was not until 1890 that the Controller had a grant made out to the name of Simson Draper, which the then Comptroller of the Corporation approved as the legal form; it was not until 1900 that the Controller's Office had a mortgage made for \$10,000, and a mortgage for \$120,000.

25th Dec. 1932, and on the 19th Jan. 1933, Mr. C. W. Lawrence." The entry "Cancelled December 30th, 1932; C. W. Lawrence." The entry does not say whether this was done by order of the mortgage Controller or the Commissioners. It is only when a mortgage is paid in full that the Controller is authorized to have it cancelled.

Mr. Roosevelt alleges, in the present suit, that the property had been sold greatly below its value; that instead of being sold to a private individual, it should have been sold, agreeably to law of 1845, providing for the sinking fund, at section, below a certain fixed rate, that Mr. Draper could not, by reason of the fact that there had been

The case has been argued before Judge Mitchell. The following decision was yesterday posted by the Clerk: "The defendants should recover, &c., to the Corporation; the costs of plaintiff should be paid by the individual defendant, and the Corporation to bear its own costs." The case was argued by Mr. Martin, atty. gen. for the Corporation; Messrs. Connelley, Keanee & Manton held same for the plaintiff, and the case was argued by the Corporation's attorney.

SUPERIOR COURT.—MARCH 27.—Before Judge HOSKINS.
In re Frederick et al. The Empire Suits Dressing Co., v. Frederick et al.
To recover a large sum alleged to be due Transamerica Co., already referred to. The Jury could not agree and was discharged.

U. S. DISTRICT COURT.—MARCH 27.—Before Judge HALL.
CONVICTION FOR COUNTERFEITING.
In the case of Edward Brown (indicted with another for a charge of uttering counterfeit gold dollar and another for a charge of uttering counterfeit silver dollar) after a absence of about twenty days, returned for the verdict of a jury. Mr. J. M. Dwyer, the attorney, appeared for the United States, and Mr. Clifton for defense.

DECISION.
Owner of telegraph ship left Steamboat Washington. Against one of the passengers, Perry, boat was crossing the river and Perry was killed while the ferry-boat was crossing the river. Doctor for libellant—reference to ascertain amount.

U. S. COMMISSIONER'S OFFICE.—MARCH 27.
Before Commissioner NALSON.
ALLEGED TAKING OF FLOOR AT BONDED WAREHOUSE.
The examination of Murphy and others, charged with violating floor from the bonded warehouse at the Pacific Dock, Brooklyn, the great depot for the Government, was continued. The case of the Government given, show the floor was contained of the parties but not for any great sum.

The case having been filed on the part of the United States, U. S. District Attorney, against the defendant, the United States, Commissioner disclosed the complaint, on the ground of a violation of the statute, he considers, only applicable to cases where a person fraudulently removes goods in connection with the owner of the goods.

The District Attorney, we understand, purposes, with a view to test the point, to take further action in respect to the case.

UNITED STATES MARSHAL'S OFFICE—MARSHAL
CHANGE OF ATTEMPT AT REVOLT.
The United States Marshal, James Richard Kay, George H.

and John Gordon, who were brought up by the wind on a voyage for Australia, were brought up by the above charge. The vessel it is said, was ready for an order made to get under weigh, when the men refused to do so, and a serious difficulty occurred between a

1944